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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/934,071	08/20/2001	Christopher B. Weare	MSFT-0579/167505.2	7351	
7	590 01/09/2004		EXAMINER		
Thomas E. Watson WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP One Liberty Place - 46th Floor			LE, DEB	LE, DEBBIE M	
			ART UNIT	PAPER NUMBER	
			2177		
Philadelphia, I	PA 19103		DATE MAILED: 01/09/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

÷	Application No.	Applicant(s)				
	09/934,071	WEARE, CHRISTOPHER B.				
Office Action Summary	Examiner	Art Unit				
	DEBBIE M LE	2177				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nety filed s will be considered timety the mailing date of this co O (35 U.S.C. § 133).	mmunication.			
1) Responsive to communication(s) filed on 20 Au	ugust 2001.					
2a) ☐ This action is FINAL . 2b) ☑ This a	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
 4) Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-35 and 38-40 is/are rejected. 7) Claim(s) 36 and 37 is/are objected to. 8) Claim(s) are subject to restriction and/or 	vn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examine 10)☑ The drawing(s) filed on 20 August 2001 is/are: Applicant may not request that any objection to the orection Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11)☐ The oath or declaration is objected to by the Examine 10.	a) accepted or b) objected the discount of accepted or b) objected the drawing(s) be held in abeyance. See ion is required if the drawing(s) is object.	e 37 CFR 1.85(a). ected to. See 37 CF	R 1.121(d).			
Priority under 35 U.S.C. §§ 119 and 120						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. 						
Attachment(s)						
(1) ∑ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413) Paper No(s) (2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) ☐ Notice of Informal Patent Application (PTO-152) (3) ∑ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2 . 6) ☐ Other: .						
S Patent and Trademark Office						

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DETAILED ACTION

Specification

Content of Specification

or general statement of the invention: See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth. Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 15-17 are objected because a single claim which claims both an apparatus and the method steps of using the apparatus is indefinite under 35 U.S.C 112, second paragraph. This type of claim is indefinite because it fails to positively recite the boundaries sought for protection. The metes and bounds of the claim cannot be determined because it is unclear as to which category of subject matter sought or protection.

Claim Rejections - 35 USC § 103

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-35, 38-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Blatter et al (US Patent Application 2003/0014407 A1) in view of Blum et al (US Patent 5,918,223).

As per claim 1, Blatter discloses a system for making media recommendations to users comprising:

assigning to each media entity of a plurality of media entities (media object, ¶ 0024, line 1) in a data set to at least one class (category, ¶ 0022, line 11-14), each class of said at least one class corresponding to a subset of perceptual properties pre-defined for the data set (media properties, ¶ 0024, line 2-5); processing each media entity of said data set to extract at least one digital signal processing (¶ 0004, line 12) characteristic for each media entity (¶ 0022, lines 8-10); each vector includes said at least one class and said at least one digital signal processing characteristic (¶ 0062); forming a classification chain (¶ 0021, lines 9-11)

Blatter does not explicitly teach generating a plurality of feature vectors for said plurality of media entities. However, Blum teaches generating a plurality of feature vectors for said plurality of media entities (col. 3, lines 14-29). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of the cited references to provide the step of generating a plurality of

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feature vectors for a plurality of media entities in order to allow the database system to measure the distance (compare) between the vectors that suitable to the searching of a large media object database.

As per claims 2 and 19, a method according to claim 1, Blum teaches further comprising calculating a neighborhood distance within the vector space of said classification chain for each of said at least one perceptual class (3, lines 30-34).

As per claim 3 and 20, a method according to claim 2, Blum teaches wherein said neighborhood distance defines a distance within which two vectors in the classification chain space are in the same neighborhood (col. 3, lines 35-40).

As per claim 4 and 21, a method according to claim 2, Blum teaches wherein said calculating of a neighborhood distance for each of said at least one perceptual class includes determining a distance within which two vectors of the classification chain possess the same class given a threshold degree of error (col. 13, lines 55-59).

As per claim 5 and 22, a method according to claim 4, Blum teaches wherein a human determines said threshold degree of error that will be tolerated, said threshold degree of error placing a maximum limit on the distance that may be used for determining neighborhoods (col. 14, lines 50-54).

As per claim 6 and 23, a method according to claim 1, Blatter teaches further comprising: processing an unclassified media entity (¶ 0063, lines 2-3) to extract at least one digital signal processing characteristic for the unclassified media entity (¶ 0004, line 12); generating a vector for the unclassified media entity (¶ 0062, lines 1-2) including said at least one digital signal processing characteristic (¶ 0004, line 12);

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presenting the vector for the unclassified media entity to the classification chain (¶ 0063, lines 2-6); and classifying the unclassified entry with an estimate of at least one perceptual class of the classification chain located in the neighborhood of the vector for the unclassified entity (¶ 0063, lines 7-15).

Blatter does not explicitly teach calculating the representative at least one perceptual class of the subset of the plurality of vectors. However, Blum teaches calculating the representative at least one perceptual class of the subset of the plurality of vectors (col. 17, lines 29-32).

As per claims 7-8, a method according to claim 6, wherein said classifying of the unclassified entry includes locating the subset of the plurality of vectors of the classification chain located in the neighborhood, and wherein said locating includes calculating, as the set of vectors of the plurality of vectors of the classification chain within the neighborhood distance, the set of vectors of the plurality of vectors of the classification chain within a maximum Euclidian distance for classifying new unclassified entities within a threshold tolerance (col. 17, lines 45-67).

As per claim 9, a method according to claim 8, Blum teaches wherein a human determines said maximum Euclidian distance for purposes of determining the neighborhood vectors within the threshold tolerance (col. 22, lines 12-20).

As per claim 10 and 25, a method according to claim 6, Blum teaches wherein said classifying of the unclassified entry includes classifying the unclassified entry with a median class represented by the neighborhood (col. 14, lines 15-21).

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As per claim 11, a method according to claim 6, Blum teaches wherein said class is described by a numerical value and said classifying of the unclassified entry includes classifying the unclassified entry with a mean of numerical values found in the neighborhood (col. 20, lines 55-65).

As per claim 12, 26 and 34, a method according to claim 6, Blum teaches wherein said classifying includes returning at least one number indicating the level of confidence of the class assignment (col. 12, lines 13-21, col. 14, lines 24-36).

As per claim 13 and 27, a method according to claim 12, Blum teaches wherein said classifying includes returning a ratio defined by the number of entries in the neighborhood having the representative class over the number of entries in the neighborhood not having the representative class (col. 10, lines 41-56).

As per claim 14 and 28, a method according to claim 12, Blum teaches wherein said class is described by a numerical value and said classifying includes returning a standard deviation of the numerical values in the neighborhood (col. 14, lines 56-67).

Claims 15-17 are rejected by the same rationale as state in independent claim 1 argument.

Claims 18, 30 and 31 are rejected by the same rationale as state in independent claim 1 argument. Furthermore, Blatter teaches classified by humans and digital signal processing data as classified by at least one computing device (¶ 0021, lines 13-16); and processing means for comparing an unclassified media entity to the classification chain data structure to determine at least one perceptual class of said unclassified media entity (¶ 0063).

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As per claims 29 and 33, a computing system according to claim 18, Blatter further comprising: an input device for receiving a new unclassified media entity (¶ 0063 input object); and an output device for outputting at least one perceptual class of said new unclassified media entity based upon said classification chain based upon processing of said processing means (¶ 0063).

As per claim 32, a method according to claim 31, Blatter teaches wherein said method is repeated until a sufficientnumber of vectors have been added to said classification chain data structure, such that said classification chain data structure successfully classifies unclassified media entities within a threshold degree of success (¶ 0051).

As per claim 33, a method according to claim 32, further comprising: inputting a vector representative of a new unclassified media entity; comparing said vector to the vector space of the classification chain data structure; and outputting an estimate of the perceptual class of the new unclassified media entity based upon vectors found in a neighborhood of the classification chain data structure, wherein a neighborhood of vectors is defined as a set of vectors located within a neighborhood distance (¶ 0063).

As per claim 34, a method according to claim 33, Blum further comprising: outputting an estimate of the confidence level with which said estimate of the perceptual class is correct (col. 12, lines 13-21, col. 14, lines 24-36).

As per claim 35, a method according to claim 34, Blatter teaches a human examines the new unclassified media entity (¶ 0021, entered manually by experts in the particular area of media). And Blum teaches wherein if said estimate of the confidence

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level is low (low-confidence) and said human determines an action (removal) for said classification chain data structure based thereon (col. 13, lines 49-52).

As per claim 38, a method according to claim 35, Blatter teaches wherein the new unclassified media entity is rejected from the classification chain as an outlier (¶ 0063, 8-10).

As per claim 39, a method according to claim 35, Blatter teach the performance level of the classification chain improves over time due to the examination of unclassified media entities that have a low confidence level associated therewith (¶ 0026).

As per claim 40, a method according to claim 33, Blatter teaches wherein it is determined whether said vector representing said new unclassified media entity has been previously processed, thereby obviating the need to re-process said vector via the classification chain (¶ 0063).

Allowable Subject Matter

Blatter et al (US Patent Application 2003/0014407 A1) discloses that "still other systems are reliant on Digital Signal Processing (DSP) technology. DSP, however, is very ineffective in finding songs which "sound similar" to a given song because it can only match simple music characteristics, such as tempo, rhythm, and instrumentation. Human perception of musical similarity is a far more complex combination of many inputs, some of which are still unknown" (¶0004).

Claim 36 is allowable because the prior art record fails to teach or fairly suggest that a human adds a new subset of perceptual properties to the classification chain data structure defined by the new unclassified data structure.

Claim 37 is allowable because the prior art record fails to teach or fairly suggest that a human modifies an existing subset of perceptual properties represented by the classification chain data structure in accordance with the results of the human examinations.

Claims 36-37 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

If a reference indicated as being mailed on PTO-FORM 892 has not been enclosed in this action, please contact Lisa Craney whose phone number is (703) 305-9601 for faster service.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DEBBIE M LE whose telephone number is 703-308-6409. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, JOHN BREENE can be reached on 703-305-9790. The fax phone number for the organization where this application or proceeding is assigned is 703-746-7239.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

DEBBIE M LE Examiner Art Unit 2177

Debbie Le

Jan. 6, 2004.

PRIMARY EXAMINER